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6	Attorneys for Defendant SFBSC Management, LLC	
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8	UNITED STAT	ES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10	, and the second	
11	JANE ROES 1-2, on behalf of themselves	Case No. 3:14-cv-03616-LB
12	and all others similarly situated,	NOTICE OF MOTION AND MOTION TO COMPEL ARBITRATION RE
13	Plaintiff,	PLAINTIFFS JANE ROE 1 AND 2; REQUEST FOR DISMISSAL, OR, IN THE
14	V.	ALTERNATIVE, STAY OF ACTION
15	SFBSC MANAGEMENT, LLC; and DOES 1-200,	Date: January 29, 2015 Time: 9:30 a.m.
16	Defendants.	Place: Courtroom C, 15 th Floor Judge: Hon. Laurel Beeler
17		Judge. Holl. Laurer Beeler
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28		NOTICE OF MOTION AND MOTION TO COMPEL ARBITRATION RE PLAINTIFFS
VIT LLP	DOCS\S0301-204\734511.1	JANE ROE 1 AND 2; REQUEST FOR

LONG & LEVIT LLP 465 CALIFORNIA STREET, 5TH FLOOR SAN FRANCISCO, CALIFORNIA 94104

O JANE ROE 1 AND 2; REQUEST FOR DISMISSAL OR STAY OF ACTION CASE NO. 3:14-CV-03616-LB

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1	PLEASE TAKE NOTICE that on Thursday, January 29, 2015 at 9:30 a.m., before the
2	Honorable Magistrate Judge Laurel Beeler in Courtroom C of the above captioned court, located
3	at 450 Golden Gate Avenue, 15 th Floor, San Francisco, CA 94102, Defendant SFBSC
4	MANAGEMENT, LLC ("SFBSC") will, and hereby does, move for an order compelling
5	individual and separate arbitration of any and all disputes between Plaintiffs Jane Roe 1 and 2, on
6	the one hand, and SFSBC, on the other, arising out of or related to Plaintiffs' claims against
7	SFBSC, including all claims and causes of action Plaintiffs assert against SFBSC in their
8	Amended Complaint in this case. SFBSC also hereby move for dismissal of this action, or, in the
9	alternative, an order staying this litigation pending the completion of arbitration.
10	This Motion is made on the grounds that Plaintiffs entered into valid and enforceable
11	contracts providing that all disputes between them and SFBSC would be resolved by binding
12	arbitration in accordance with the Federal Arbitration Act.
13	This Motion is based upon this Notice, the accompanying memorandum of points and
14	authorities, the declarations of Gary Marlin and Douglas Melton filed concurrently herewith, and
15	such other further evidence and arguments as may be presented at the hearing on this Motion.
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Dated: December 22, 2014

LONG & LEVIT LLP

DOUGLAS J. MELTON

SFBSC MANAGEMENT, LLC

SHANE M. CAHILL Attorneys for Defendant

By:

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NOTICE OF MOTION AND MOTION TO COMPEL ARBITRATION RE PLAINTIFFS JANE ROE 1 AND 2; REQUEST FOR DISMISSAL OR STAY OF ACTION CASE NO. 3:14-CV-03616-LB